

75. The vehicle of claim 72, wherein said at least one display is arranged such that the content is projected against a windshield of the vehicle.

76. The vehicle of claim 72, wherein said at least one display is arranged in connection with an instrument panel of the vehicle.

77. The vehicle of claim 72, wherein said at least one display comprises two heads-up displays, one arranged to project content into a field of view of a driver and the other arranged to project content into a field of view of a passenger.

78. The vehicle of claim 72, wherein said interacting means comprise a microphone.

79. The vehicle of claim 72, wherein said interacting means comprise one of a trackball, joystick, button wheel and keyboard.

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80. The vehicle of claim 72, wherein said interacting means comprise a touch pad.

81. The vehicle of claim 80, wherein said touch pad is arranged on a steering wheel of the vehicle.

82. The vehicle of claim 81, wherein said touch pad is arranged over a cover of an airbag module in the steering wheel.

83. The vehicle of claim 80, wherein said touch pad is separable from the vehicle.

84. The vehicle of claim 80, wherein said touch pad and said microprocessor unit include means for enabling wireless communication between said touch pad and said microprocessor unit.

85. The vehicle of claim 72, wherein said interacting means are arranged in an armrest of the vehicle.

86. The vehicle of claim 72, wherein said interacting means are arranged in connection with an instrument panel of the vehicle and are movable between a storage position in which said interacting means are inaccessible to the occupant and a use position in which said interacting means are accessible to the occupant.

87. The vehicle of claim 72, wherein said microprocessor unit is capable of providing e-mail functions.

88. The vehicle of claim 72, wherein said display comprises a holographic combiner arranged in connection with a windshield of the vehicle.--

REMARKS

Entry of this amendment and examination of the present application, as amended, are respectfully requested.

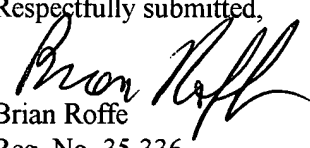
This amendment is being submitted to present additional claims for examination.

The fee of \$204.00 for presentation of the additional claims, eighteen further claims (18 @ \$9.00) and one further independent claim (1 @\$42.00), should be charged to Deposit Account No. 50-0266.

An early and favorable action on the merits is earnestly solicited.

FOR THE APPLICANT

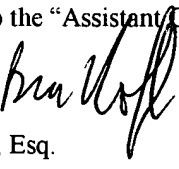
Respectfully submitted,


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FIRST CLASS MAIL CERTIFICATION

I hereby certify that this correspondence and/or fee is being deposited as first class mail in a postage-paid envelope addressed to the "Assistant Commissioner for Patents, Washington, D.C. 20231" on June 10, 2002.


Brian Roffe, Esq.